

The Gazette of India



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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

INDIAN AIRLINES CORPORATION Headquarters NOTIFICATION

No. GS-35/160—In exercise of the powers conferred by Section 45 of the Air Corporations Act, 1953 (27 of 1953), read with Rules 4, 182 and 183 of the (i) Indian Airlines Corporation (Flying Crew) Service Rules, (ii) the Indian Airlines Corporation (Aircraft Engineering Department) Service Rules and the (iii) Indian Airlines Corporation (Employees other than Flying Crew and Aircraft Engineering Department) Services Rules and in supersession of the Standing Orders (Regulations) concerning Discipline and Appeals published in Part IV of the Gazette of India, dated July 19, 1958, the Corporation, with prior approval of the Central Government, hereby makes the following Standing Orders (Regulations) concerning Discipline and Appeals for employees of the Corporation other than those who are governed by the Factories Act:

Standing Orders (Regulations) concerning Discipline and Appeals.

1. Every employee of the Corporation shall at all times maintain absolute integrity and devotion to duty and conduct himself in a manner conducive to the best interests, credit and prestige of the Corporation.

2. An employee is a whole-time servant of the Corporation and shall not directly or indirectly, engage in any other business, occupation or employment and shall not accept any fees, emoluments, commission or honoraria whatsoever from any other party.

3. An employee shall not without the previous sanction of the Corporation, accept directly or indirectly on his behalf or on behalf of any other person or permit any member of his family so to accept any gift, gratuity or reward or any offer of such a gift, gratuity or reward.

4. An employee whether on leave or in active service shall not, without the previous sanction of the Corporation take part in the promotion, registration or management of any commercial enterprise.

5. No Corporation employee shall, except in accordance with any general or special order of the Corporation or in the performance in good faith of the duties assigned to him, communicate directly any official documents or information to any Corporation employee or any other person to whom he is not authorised to communicate such documents or information.

6. No employee shall, except with the previous approval of the General Manager, in his own name or in the name of any other person:

(a) own wholly or impart, or conduct, or participate in the editing or managing of any newspaper or other publications, or

(b) participate in any radio broadcast or contribute any article to any newspaper or other publication,

Provided that no such approval shall be required if such broadcast or contribution is of a purely literary, artistic or scientific character or is made in the bona fide discharge of the employee's duties.

7. An employee shall not speculate in investment nor shall he engage in any trade or business or undertake any other employment provided that he may, with the previous sanction of the Corporation, undertake occasionally work of a purely literary or artistic character without detriment to his normal duties.

8. An employee shall avoid habitual indebtedness and shall be liable to discharge on being adjudged or declared insolvent unless he proves that such indebtedness or insolvency is the result of circumstances beyond his control and does not proceed from extravagance or dissipation.

9. An employee who applies to be, or is, adjudged or declared insolvent shall forthwith report the fact to his Departmental Head.

10. An employee shall not take part in or associate himself with or subscribe in aid of or assist in any way any political or communal organisation.

11. (1) Save as provided in sub rule (3) no employee shall, except with the previous sanction of the General Manager, give evidence in connection with any inquiry conducted by any persons, committee or authority.

(2) Where any sanction has been accorded under sub rule (1) no employee giving such evidence shall criticise the policy or any action of the Central Government, a State Government or the Corporation.

(3) Nothing in this rule shall apply to:—

(a) Evidence given to an inquiry before an authority appointed by the Government, by Parliament or by a State Legislature or the Corporation; or

(b) Evidence given in any judicial inquiry; or

(c) Evidence given at any departmental inquiry ordered by authorities subordinate to the Government or the Corporation.

12. (i) No employee shall, save in the ordinary course of business with a bank or a firm of standing, borrow money from or otherwise place himself under pecuniary obligation to any person with whom he is likely to have official dealings or permit any such borrowing or pecuniary obligation in his name or for his benefit or for the benefit of any member of his family; provided that he may accept or permit acceptance of a purely temporary loan of a small amount from a personal friend or relative or operate a credit account with a bona fide tradesman.

(ii) When an employee is appointed or transferred to a post of such nature as to involve him in a breach of sub-regulation (i) he shall forthwith report the circumstances to the competent authority and thereafter act in the manner directed by such authority.

13. No employee shall, except with the previous sanction of the General Manager have recourse to any court or to the press for the vindication of any official act which has been the subject of adverse criticism or an attack of defamatory character: Provided that nothing in this regulation shall be deemed to preclude an employee from vindicating his private character or any act done by him in his private/personal capacity.

14. No employee shall bring or attempt to bring any outside influence to bear upon any superior authority to further his interests in respect of matters pertaining to his service in the Corporation.

15. No employee, who has a wife living, shall contract another marriage without previous sanction of the General Manager, notwithstanding that such subsequent marriage is permissible under the personal law for the time being applicable to him; likewise no female employee of the Corporation shall marry any person who has a wife living, without obtaining such previous permission.

16. Without prejudice to the generality of the term 'misconduct' it shall be deemed to include the following acts of omission and commission:—

- (1) Wilful insubordination or disobedience, whether or not in combination with others, of any lawful and reasonable order of his superior.
- (2) Participation in an illegal strike or abetting, inciting, instigating or acting in furtherance thereof.
- (3) Wilful slowing down in performance of work malingering or abetment, or instigation thereof.
- (4) Theft, fraud and dishonesty in connection with business or property of the Corporation.
- (5) Taking or giving bribes or any illegal gratification.
- (6) Absence without leave for more than 8 consecutive days or over-staying the sanctioned leave without sufficient grounds or proper or satisfactory explanation within a week from the date of termination of leave sanctioned.
- (7) Late attendance on more than 4 occasions within a month.
- (8) Breach of any standing order or any law or rules applicable to the establishment.
- (9) Collection without the permission of the Manager or the Head of the Department of any money within the premises of the establishment except as sanctioned by any law of the land or rules of the Corporation for the time being in force.
- (10) Engaging in any business or trade within the premises of the establishment.
- (11) Drunkenness, riotous, disorderly or indecent behaviour in the premises of the establishment.
- (12) Neglect of work or negligence or gross negligence of a serious nature.
- (13) Commission of any act subversive of discipline or of good behaviour in the premises of the establishment.
- (14) Breach of any rule or instructions for the maintenance and running of any department or the maintenance of the cleanliness of any portion of the establishment.
- (15) Frequent repetition of any act or omission for which a fine may be imposed under the Payment of Wages Act, 1936.
- (16) Wilful damage to work in process or to any property of the Corporation.
- (17) Interference with any safety devices installed in or about the establishment or any airport or aerodrome.
- (18) Refusal to work on another job or another machine or to show gate passes or identity cards or to be searched.
- (19) Canvassing for union membership or the collection of union dues within the premises of the establishment during working hours except in accordance with any law or with the permission of the Manager or Head of the Department.
- (20) Holding meetings inside the premises of the establishment without previous permission of the Manager except in accordance with provisions of any law for the time being in force.

- (21) Distribution or exhibition within the boundaries of the establishment of any newspapers, hand bills, pamphlets, or posters without the previous sanction of the Manager or the Head of the Department.
- (22) Disclosure to any unauthorised person of information relating to the Corporation's business or to defence measures.
- (23) Gambling within the premises of the establishment.
- (24) Smoking within the premises of the establishment, where it is prohibited.
- (25) Sleeping on duty.
- (26) Failure to inform the Medical Officer of Health of his suffering from a notifiable or contagious disease.
- (27) Conviction in any court of law for any criminal offence involving moral turpitude.
- (28) Giving false information regarding name, age, father's name, qualification, ability or previous service and experience at the time of employment.
- (29) Leaving work without permission after clocking in.
- (30) Purchasing properties, machinery, stores, etc., from or selling properties, machinery, stores, etc. to the Corporation without express permission in writing from the Chairman.
- (31) Unauthorised removal or defacement of notices on the Corporation's notice boards.
- (32) Carelessness.
- (33) Laziness and inefficiency.
- (34) Bad time-keeping.
- (35) Quarrelling.
- (36) Extortion.
- (37) Interference with the work of other employees.
- (38) Bad and careless work.
- (39) Conduct in private life prejudicial to the reputation of the Corporation.
- (40) Threatening.
- (41) Sale of tickets for lotteries or raffles.
- (42) Committing nuisance, etc.
- (43) Abetment of or attempt at abetment of any of the above misconducts.
- (44) Insolvency.

Rules of Conduct and Disciplinary Procedure

17. Any one or more of the following punishments may, for good and sufficient reasons and as hereinafter provided, be imposed on an employee of the Corporation:—

- (a) Censure, to be conveyed in writing with reasons for the same.
- (b) Fine, as provided in the Payment of Wages Act and applicable to employees governed by the Factories Act.
- (c) Forfeiture of emoluments payable for a period not exceeding three days and applicable to employees up to and including Grade 12 only.
- (d) Recovery from the pay of the whole or part of any pecuniary loss caused to the Corporation by the default or breach of orders or negligence of the employee himself or of another employee for whom he has stood surety.
- (e) Withholding of increments or promotion.
- (f) Reduction to a lower post or grade or to a lower stage in the time-scale, including stoppage at efficiency bar, if any.
- (g) Removal from the service of the Corporation.
- (h) Dismissal without retirement benefits in part or full.

Explanations:

The termination of service of an employee:—

- (a) appointed on probation, during or on the expiration of the period of such probation;
- (b) appointed on temporary basis, during or on the expiration of the temporary period;

(c) appointed under contract, in accordance with or on the expiration of such period of contract;

shall not be deemed to be removal or dismissal within the meaning of this Rule.

18. The authority competent to impose the punishments mentioned in Rule 17 and the corresponding appellate authority are shown in Schedule I.

19. The competent authority may at any time administer a warning to an employee for a minor misdemeanour. No formal proceedings shall be necessary in such cases.

20. Any punishment, including warnings, with brief reasons for the same imposed on an employee at any time shall be conveyed to him in writing and be brought on his personal record with the least possible delay.

21. The competent authority as mentioned in the Schedule I may suspend an employee at any stage pending enquiry into his conduct. The stage at which an employee may be suspended will be determined with reference to the circumstances of each case. The order of suspension shall also specify the subsistence allowance, if any, which may be allowed to an employee under suspension.

22. If an employee is arrested by the Police on a criminal charge and bail is not granted, he shall be deemed to be under suspension automatically from the date of his arrest and suspension orders should issue accordingly.

23. An employee who has been suspended, is not entitled to any salary during the period of suspension. He may, however, be granted, at the discretion of the competent authority, a subsistence allowance not exceeding 25 per cent of his basic pay plus dearness allowance last drawn.

24. An employee, who has been suspended, except in cases covered by Rule 22, shall not absent himself from the station during the period of suspension, except with the written permission of the authority that ordered the suspension.

25. When any complaint against an employee is received, a preliminary enquiry may be made, if considered necessary, by competent authority. If the preliminary enquiry reveals that the complaint is well founded, the employee concerned shall be asked to explain his conduct with regard to the complaint against him.

26. When there is a *prima facie* case against an employee or the explanation referred to in Rule 25 is unsatisfactory, the competent authority shall take cognizance of the case and pass orders for initiation of disciplinary proceedings, which will be conducted as follows: (a) The grounds on which it is proposed to take action against the employee should be reduced into definite charges with a statement of allegation enumerating all the facts and circumstances on which the decision to start proceedings against him was taken. (b) The charges should be communicated to the official concerned in the form at Appendix I, along with the order of suspension if any, and he should be asked to put in, by a prescribed date, a written statement of his defence, and to state whether he desires to be heard in person, cross-examine witnesses appearing against him and to adduce oral evidence in his defence. One week at least should be allowed for submitting written statement of defence, including details about cross-examining and production of witnesses and being heard in person.

27. After the written statement of the employee has been received, the enquiring officer shall give him a personal hearing, if the employee has requested the same. In case the employee has desired in his written statement, or the enquiring officer considers it necessary witnesses will be called and examined on such of the allegations as are not admitted in the explanation. The person charged shall be allowed to produce documentary evidence in his defence, to cross-examine the witnesses appearing against him and to examine any witnesses in his defence. All the proceedings will be recorded by the enquiring officer. But the enquiring officer may in his discretion refuse to call any witness for sufficient reasons which should be recorded in writing.

28. The competent authority shall have the power to exclude any evidence which in his opinion is irrelevant or is intended to delay and/or defeat the proceedings.

29. The enquiring officer shall draw-up a report containing his findings with grounds thereof and the penalty

proposed to be imposed, and in case he himself is not the competent authority, shall submit his report to the competent authority unless the punishment proposed is dismissal, removal or reduction in rank the competent authority will pass final orders on the report of the enquiring officer awarding such of the punishments specified in Rule 17 as may be justified in his opinion. If however, he is of the opinion that the case deserves a punishment higher than what he is competent to award, he shall forward the case to the higher competent authority for orders which shall dispose of the case without further preliminaries and as if the entire proceedings had been carried out by that authority.

30. When the punishment proposed is dismissal, removal or reduction in rank, a copy of the proceeding and enquiring Officers report excluding recommendations, if any, in regard to the punishment made by the enquiring officer, will be sent to the employee charged, asking him to show cause by a specific date allowing him at least one week's time, why the particular punishment be not imposed on him. In case the punishing authority differs with the recommendations of the enquiring officer the points of disagreement, together with a brief statement of grounds thereof shall also be supplied to the employee concerned.

On receipt of his explanation, the punishing authority should pass final orders after considering the explanation carefully. The procedure detailed in para 30 will not be necessary. (a) where a person is dismissed or removed or reduced in rank on the ground of conduct which has led to his conviction on a criminal charge and (b) or where the punishing authority is satisfied that for some reasons to be recorded by that authority in writing it is not reasonably practicable to give to that person an opportunity to show cause.

31. When an employee against whom disciplinary action is contemplated has absconded or where for any other reason it is not practicable to communicate with him, the competent authority may, after full scrutiny of all the available evidence bearing on the case, pass such orders as he may deem fit.

32. An employee may be permitted, if he so desires, to have under his own arrangements, the assistance of a "friend" during the course of the enquiry. Such a "friend" must be an employee of the Corporation. No outside representation shall be permitted in any circumstances.

33. When an employee under suspension is acquitted honourably of all the charges against him, he shall receive full pay and allowances for the period under suspension in lieu of the subsistence allowance already paid to him. When, however, an employee under suspension is not honourably acquitted on any one or more charges or is given the benefit of doubt, the competent authority shall decide what pay and allowances if any, the employee shall receive in lieu of the subsistence allowance for the period of suspension.

34. The competent authority shall also decide as to what portion of the period of suspension for which full pay and allowances are not authorised, shall be treated as a period spent on duty.

35. Every employee shall have the right of appeal to the authority specified in Schedule I, Column 4, within one month of the service of the order.

36. The Appellate authority shall not be bound to admit fresh evidence or accord a personal hearing to the employee concerned but may do either in its discretion.

37. An authority higher than the appellate authority specified in Column 4 of Schedule I, may review a case at any stage either on his own motion or on the application of the employee concerned on grounds of material irregularity and vary the punishment awarded in any manner within his competence. When the reviewing authority proposes to enhance the punishment, a notice shall be issued asking the employee to show cause as to why the punishment should not be enhanced in the manner proposed. The employee shall be allowed a reasonable period within which his explanation should reach the reviewing authority. The explanation, if received within the specified period, shall be taken into consideration before final orders are passed by the reviewing authority.

SCHEDULE 1

Statement showing the authority competent to award punishments as also the appellate authority in respect of all personnel serving with the Bombay, Calcutta and Delhi areas.

Class of Employees (1)	Punishments (as per paragraph 17) (2)	Competent Authority (3)	Appellate Authority (4)
1, 2, 3, 4, 5, and 6 Grades.	(a), (b), (c), (d), (e), (f), (g) and (h).	Area Departmental Head.	Area Manager.
7, 8, and 9 Grades.	(a), (b), (c), (d), (e) and (f).	Area Departmental Head.	Area Manager.
Do.	(g) and (h) ..	Area Manager.	Headquarters Departmental Head.
10, 11, 11A, 12, 12A and 12B Grades.	(a), (b), (c), (d), (e) and (f).	Area Manager	Do.
Do.	(g) and (h) ..	Headquarters Departmental Head.	General Manager.
13, 13A, 14, 15 & 16, Grades (except 13A and 14)	(a), (b), (c), (d), (e) and (f).	Area Manager	General Manager.
13, 13A, 14, 15 & 16, Grades (except Deptt. Head).	(g) and (h) ..	General Manager	Chairman.
16 (Dept. Head), 17, 18 and 19,	(a), (b), (c), (d), (e), (f), (g) and (h).	Chairman	Corporation.

Statement showing the authority competent to award punishment as also the appellate authority in respect of all personnel at the Headquarters of the Corporation.

Class of Employees (1)	Penalties (as per Paragraph 17) (2)	Competent Authority (3)	Appellate Authority (4)
<i>(i) Personnel on deputation to Headquarters and borne on the cadre of the parent department in the I.A.C.</i>			
1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 11A, 12, 12A and 12B Grades.	(a), (b), (c), (d), (e), (f), (g) and (h).	Headquarters Departmental Head.	General Manager.
13, 13A and 14 Grades.	(a), (b), (c), (d), (e) and (f).	Headquarters Departmental Head.	General Manager.
Do.	(g) and (h) ..	General Manager	Chairman.
15 and 16 Grades (except Deptt. Head).	(a), (b), (c), (d), (e), (f), (g), and (h).	General Manager	Chairman.
16 (Dept. Head), 17, 18 and 19 Grades.	(a), (b), (c), (d), (e), (f), (g) and (h).	Chairman	Corporation.
<i>(ii) Personnel other than (i) and borne exclusively on the cadre of IAC Hqrs. Office.</i>			
1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 Grades.	(a), (b), (c), (d), (e), (f), (g) and (h).	Chief Administrative Manager.	General Manager.

Provided as follows:—

- An Area Manager may, on his own motion impose any one or more of the punishments which an Area Departmental Head is empowered to impose. In such cases an appeal shall lie to the Departmental Head at Headquarters.
- A Departmental Head at Headquarters may, on his own motion, impose any one or more of the punishments which an Area Manager is empowered to impose. In such cases an appeal shall lie to the General Manager.
- The General Manager may on his own motion, impose on any employee, any one or more of the punishments which a Departmental Head at Headquarters is empowered to impose. In such cases an appeal shall lie to the Chairman.
- The Chairman, may on his motion, impose on any employee, any one or more of the punishments. In such cases an appeal shall lie to the Corporation.
- The above powers shall be exercised by an Area Departmental Head or the Departmental Head at Headquarters in respect of the employees in the Departments under his administrative control only.

6. For the purpose of this schedule, the following officers shall be deemed to be Headquarters Departmental Heads:—

- Financial Comptroller.
- Chief Operations and Planning Manager.
- Engineering Manager.
- Chief Traffic Manager.
- Controller of Stores.
- Secretary.
- Chief Administrative Manager.

7. For the purpose of this schedule, the following officers shall be deemed to be Area Departmental Heads.

- Area Manager.
- Dy. Area Manager.
- Operations Manager.
- Chief Engineer.
- Chief Accounts Officer.
- Traffic Manager.
- Asstt. Controller of Stores.

APPENDIX I

Indian Airlines Corporation

Office of the.....

No. Dated.....

To:

.....
.....

You are hereby charged as follows:—

Charge 1. That you on..... (Date) did..... and thereby committed a breach of Standing Order No..... or disobeyed the order of..... or failed to discharge your duty in regard to..... etc, etc.

Evidence which it is proposed to consider in support of the charge.

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-
-

Charge 2. That you etc.
(to be repeated as many time as there are charges)

You are hereby required to put in a written statement of your defence in reply to each of the charges on or before 196. You are warned that if no statement is received from you by the undersigned within the time allowed, it will be presumed that you have none to furnish and orders will be passed in your case accordingly.

You are further required simultaneously to inform the undersigned in writing whether you desire to be heard in person, and, in case you wish to examine or cross-examine any witnesses to submit along with your written statement their names and addresses together with a brief indication of the evidence which each such witness will be expected to give.

Signature.....

Designation of Enquiring Officer.

(for and on behalf of)
D. R. KOHLI
Secretary

NOTIFICATION BY THE OM OILS AND OILSEEDS EXCHANGE LTD., DELHI 6

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Om Oils & Oilseeds Exchange Ltd., Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.—

Amendments

I. For Bye-law 23 in respect of Groundnut oil, the following shall be substituted, namely:—

"23. Every broker shall along with his application, pay to the Company an admission fee of Rs. 11 and a cash security deposit of Rs. 500.

II. For Bye-law 13 in respect of Mustardseed, the following shall be substituted, namely:—

"13. Every broker shall along with his application pay to the Company an admission fee of Rs. 11 and a cash security deposit of Rs. 750. A broker who is already on the roll of the Company as licensed broker in Groundnutoil shall be permitted to do business in Mustardseed if he deposits with the Company Rs. 250 as additional security. A licensed broker in Mustardseed shall also be entitled to do business in Groundnutoil".

Delhi, the 22nd August 1961

LAXMI KANT MITAL

Secretary

The Om Oils & Oilseeds Exchange Ltd.
Delhi 6

LOST

The Government Promissory Note No. BY.068407 of the 3 per cent. loan of 1970–75 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Sheth Kalyanji Moolji the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser—Shri Seth KALYANJI MOOLJI

Residence—Prabhu Nivas Bhojpara, Gondal. (Saurashtra). Street No. 20.

DESTROYED

The Government Promissory Notes Nos. DH016986/87 of the 3 per cent loan of 1949–52 for Rs. 100/- and Rs. 500/- respectively originally standing in the name of Reserve Bank of India and last endorsed to Mohd. Wajih minor the proprietor, by whom they were never endorsed to any other person, having been destroyed, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharged value in favour of the proprietor through the District Judge, Budaun. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser—I. N. Misra, District Judge, Budaun.

Budaun, the 5th August 1961

CHANGE OF NAME

It is hereby notified for all purposes that Gudivada Subbarao, Fireman, Loco Shed, Rajahmundry hitherto known as such, has changed his name as Gummadi Subbarao.

CHANGE OF NAME

I, the undersigned "Venkatama Venkataya Yerragolla", wife of "Venkataya Yerragolla" hereby notify to the public that I have changed my name from "Venkatama Venkataya Yerragolla" to "Martama John Yerragolla" on my own desire.

VENKATAMA VENKATAYA YERRAGOLLA

CHANGE OF NAME

I, the undersigned "Venkataya Urf Balaya Yerragolla", son of Balaya hereby notify to the public that I have changed my name from "Venkataya Balaya Yerragolla" to "John Balaya Yerragolla" on my own desire.

VENKATAYA

CHANGE OF NAME

I. Punnu Ram s/o Atma Singh of Village Bure Juttan P.O. Pandori Bawadass Distt. Hoshiarpur have changed my name to Nasib Singh.

CHANGE OF NAME

I, P. Yesuratnam (I.T. No. 380) Gangman, P.W. 1 Office, Southern Railway Vijayawada like to change my name as Kumbumpati Yesuratnam.

CHANGE OF NAME

I, the undersigned Modinsha, son of Hassansa hereby notify to the public that I have changed my name to Mohdin Basha, son of Hassan Sab on my own desire.

MOHDIN SHA
Carpenter

CHANGE OF NAME

Shri Narayan Mahadeo, Store Clerk Ajni, Central Railway of Nagpur Division will in future be known by name of Shri Narayan Madhao.

CHANGE OF NAME

Be it known to all that I, Peerabathula Gurumurthy, Driver, Loco Shed, Rajahmundry shall henceforth be known as Surabathula Gurumurthy.

(Sd.) S. GURUMURTHY

CHANGE OF NAME

Be it known to all that I, Sukka Guruvulu, Driver, Loco Shed, Rajahmundry shall henceforth be known as Chukka Guruvulu.

CHUKKA GURUVULU

CHANGE OF NAME

No.—L-12765.

Rank—Lieut.

Name—Mrs. Mabel Mary Kuriala.

Previous Name—Mrs. Mabel Mary Chakravarty.

Present Name—Mrs. Mabel Mary Kuriala.

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from—

Rama Sadhu Zapake to Rangnath Sadhu Zapake.

RAMA SADHU ZAPAKE

Dated 20th July 1961.

CHANGE OF NAME

I, V. Venkaiah, shall henceforth be known as V. V. Ananda Rao. (Venkata Ananda Rao).

V. VENKAIAH

CHANGE OF NAME

It is hereby notified that I, Kumari Shalini Pandurang Prabhu shall henceforth be known Shrimati Malate Ramchandra Shanbhag.

S. P. PRABHU

Bombay, the 28th September 1961

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from Pandurang Gangaram Sonar to—Pandurang Gangaram Basankar.

At—Alibag.

Post—Alibag.

Taluka—Alibag.

Dist.—Kolaba.

Dated the 21st September 1961.

PANDURANG GANGARAM SONAR

• Signature in old name

CHANGE OF NAME

"I the undersigned wish to change my previous name from Belgaumkar Murali Raghunath to Nimbalkar Muralidhar Baghunath, I should be known by the new name from the date of publish of the Gazette".

M. R. BELGAUMKAR
(old)
M. R. NIMBALKAR
(new)

passed in Extra Ordinary general meeting of the Company on 30th October 1961 and Shri K. B. Jasuja, Chartered Accountant 64, Regal Buildings, New Delhi has been appointed Voluntary Liquidator of the Company and Shri K. B. Jasuja also hereby gives the notice that he has been appointed Voluntary Liquidator of the aforesaid Company.

D. R. DHINGRA
K. B. JASUJA

CHANGE OF NAME

I, Roop Chand Singh declare that I have changed my name Roop Chand instead of Roop Chand Singh.

CHANGE OF NAME

I, the undersigned have changed my name from Ochhavlal Chhotalal Shah to Ajaykumar Chhotalal Shah, the changes may please be noted to all concerned.

O. C. SHAH

CHANGE OF NAME

I, Fateh Chand Grover s/o Sh. Sunder Dass employed as a Parcel Clerk at Delhi main Rly. station (Northern Railway), hereby change my name to Vijay Kumar Grover.

I will henceforth be known, addressed and designated as Vijay Kumar Grover.

CHANGE OF NAME

I, A. N. Rao, aged about 26 years, (Hindu Community) Son of A. Narasiah, working in the office of the Divisional Engineer, Telegraphs Inspection and Testing Dhurvaninagar, Bangalore-16, do hereby solemnly affirm and declare that I have changed my name to Rafi Ahmed (Muslim Community) son of A. Narasiah and I may be known hereafter by the said new name.

Identified by me

Sd/-

Declarant

Sd/-

C. SRINIVASAENGAR, Advocate

RAFI AHMED

Sworn to and declared before me

(Sd)

Additional First Class Magistrate,
Civil Station, Bangalore-1

Bangalore, the 7th September 1961

NOTICE

In the matter of Companies Act 1956 & of Paints and Pigments P. Ltd.

Notice is hereby given that Paints & Pigments P. Ltd. 99, Kamla market New Delhi has been wound up as a Creditors voluntary winding up vide Special Resolution

Dated 2nd November 1961

FORM NO. 151

(See Rule 315)

Companies Act, 1956

Members Voluntary Winding up

Notice of appointment of Liquidator pursuant to
Section 516

Name of Company—Sita Bhagwan Transport Company
Private Limited.

Nature of Business—Transport.

Address of Registered Office—17/2, West Patel Nagar,
New Delhi.

Name and Address of Liquidator—S. Amar Singh, 17/
2, West Patel Nagar, New Delhi.

Date of appointment—12th September 1961.

By whom appointed—By members in General Meeting.

FORM NO. 155

(See Rule 329)

In the matter of Indian Companies Act, 1956 and In the
matter of Indian Club, Ajmer.

Members Voluntary winding up

Notice convening final meeting

Notice is hereby given in pursuance of section 497 that a General Meeting of the members of the above-named company will be held at my office in Nayabazar, Ajmer on the 9th day of December 1961 at 5 O'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed off and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed off.

Ajmer, the 25th day of October 1961

S. N. GOEL
Advocate
Liquidator